

Exhibit B



June 9, 2006 via email

101 Jefferson Drive Menlo Park, СА 94025-1114 рноне: 650.838.4300 ғах: 650.838.4350 www.perkinscole.com

David Earp Geron Corporation 230 Constitution Prive Menlo Park, CA 94025

Re:

U.S. National Phase Application No. 10/562,374

for Compositions and Methods for Increasing Telomerase Activity

Your Reference: 510/200 PCT Our Reference: 38797-8004.US00

Dear David:

Enclosed for your information and records is a copy of a Notification of Missing Requirements which we received from the U.S. Patent and Trademark Office in the above-identified patent application. Also enclosed are a Declaration and Assignment document to be executed by the inventors, Calvin B. Harley, Allison C. Chin, Tsutomu Akama, Nancy Yuk-Yu Ip, Yung-hou Wong and David Miller-Martini.

Please have the inventors sign and date the declaration and assignment where indicated and return them to our offices as soon as possible. Also, please have an authorized representative of Geron Corporation sign and date the Power of Attorney and return it with the other executed documents.

A response to this Notification of Missing Requirements is due by July 8, 2006, however, time extensions are available, if required.

If you have any questions, please do not hesitate to contact us.

Very truly yours,

LeeAnn Gorthey, Ph.I

Patent Agent

LAG/lbk Encs.

cc: K. Zielen (via email with enclosures)

BY061530.048





June 15, 2006 By Courier GERON IP GROUP

JUN 1 6 2006

Professor Tony R. Eastham
President/Chief Executive Officer
HONG KONG UNIVERSITY OF SCIENCE AND TECHNOLOGY
R AND D CORPORATION LIMITED
Clear Water Bay
Kowloon, Hong Kong

geron

www.geron.com

geron corporation 230 Constitution Drive Mento Park, CA 94025 Tel: (650) 473-7700 Fax: (650) 473-7750

Re:	Application Serial No.	Title	Geron Docket No.	Date Filed
	10/563,533	FORMULATIONS CONTAINING ASTRAGALUS EXTRACTS AND USES THEREOF	<b>\$00/002</b>	1.3
	10/562,374	COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY	510/002	December 23, 2005
	10/562,410	COMPOSITIONS AND METHODS FOR SKIN CONDITIONING	511/002	

#### Dear Mr. Eastham:

We have received a Notification of Missing Requirements from the U.S. Patent & Trademark Office, which requires the filing of an executed Declaration by the inventors for each of the above-referenced U.S. National Stage patent applications. These applications were addressed in David Earp's letter to you of November 9, 2005.

I have provided you with a copy of each of the PCT applications as published, a copy of any amendments made while in the International Stage, and a copy of the Preliminary Amendment filed as they entered the U.S. National Stage.

Enclosed for signature by inventors Nancy Yuk-yu Ip, Yung-hou Wong, and David M. Miller-Martini is an Inventor Declaration for each of the above-referenced applications. The inventors should sign and date each document on the appropriate lines after reading a copy of the applications as filed on December 23, 2005. The signatures need not be witnessed or notarized. The inventors should also check all personal data for accuracy. If there are any errors (e.g., spelling of the inventor's name), the inventor should make any necessary corrections AND INITIAL AND DATE THEM.

The due-date for response is July 10, 2006. Therefore, please expedite completion and return the Declarations to us before the actual due date.

Professor Tony R. E. Jam June 15, 2006 Page 2 of 2

Thank you for helping us comply with these formalities. If you have any questions about this letter or the enclosed documents, please call.

Sincerely,

geron

Karen Zielen (Mrs.)
Patent Secretary

**Enclosures** 

Exhibit D

7

From:

Beechbum145@aol.com

Sent:

Tuesday, July 11, 2006 9:19 AM

To:

Gorthey, LeeAnn (Perkins Coie)

Cc:

martinid@alltel.net

Subject: PCT Applications (Geron/HKUST)

Dear Ms. Gorthey,

I attempted to contact you yesterday at the Perkins Coie office in Menlo Park and received your voice mail that you have relocated.

I am relaying a message from Dr. Miller-Martini pertaining to the three PTC applications that he received from HKUST. At this time, Dr. Miller-Martini is out of town and has forwarded these applications to is attorney, Mr. David Pontzer of the Law Offices of Pontzer and Pontzer. He has indicated to his attorney several concerns he has regarding these applications and Mr. Pontzer is preparing a response.

Dr. Miller-Martini has requested that I contact you in the event you have not yet heard from Mr. Pontzer to indicate that the matter is being addressed. He has requested that you directly contact Mr. Pontzer at 814.773.3108 with any questions or pending deadlines.

In general, his three concerns pertain to an incorrect reference to his citizenship, current address, and order of inventors listed in the applications.

Regards, Kathleen Geubelle, EO

Exhibit E

From:

Gorthey, LeeAnn (Perkins Coie)

Sent:

Monday, August 14, 2006 9:59 AM

To:

'Beechbum145@aol.com'

Cc:

martinid@alltel.net; Kennelly, Lynnea (Perkins Coie); 'dearp@geron.com'

Subject: RE: PCT Applications (Geron/HKUST)

Dear Ms. Geubelle.

Further to your email of July 11th, I left a message with Mr. Pontzer last Monday but have not received a reply. I will be going out of town shortly, returning the end of next week. I wanted to see if we could get this cleared up without too much further delay, since it does not sound like the issues are that complicated.

Your email indicated that Dr. Miller-Martini's concerns are "an incorrect reference to his citizenship, current address, and order of inventors listed in the applications". The first two would be no trouble at all to correct as long as we have the correct information. This could be forwarded to my secretary, Lynn Kennelly (Ikennelly@perkinscoie.com) with a copy to me. (Alternatively, the inventor can simply make the necessary changes by hand, and date and initial them.)

The order of inventorship is a little less straightforward, since it is sometimes a touchy subject. Please note that the order of inventorship has \*no\* legal significance. That said, it can still have significance to the inventors. If you could give me some more specific idea of what the issues are here, I would appreciate it. (e.g. Does Dr. Miller-Martini wish to be listed first? If so, does he have a feeling as to whether the other inventors are likely to object to this?)

We're currently on a two month extension for two of the applications (if filed by September 8th) and a three month extension for the third (if filed by September 13th). The fees increase with time, and extensions longer than five months are not permitted. Since we will have to get fresh signatures for all the inventors if the order on the declaration is changed, we would like to get this moving if that is the case.

Thanks very much,

LeeAnn Gorthey

LeeAnn Gorthey, Ph.D.
Patent Agent
Perkins Coie LLP
(503) 727-2116 office
(503) 235-2128 home
(408) 636-3084 cell
Lgorthey@perkinscoie.com

-----Original Message-----

From: Beechbum145@aol.com [mailto:Beechbum145@aol.com]

**Sent:** Tuesday, July 11, 2006 9:19 AM **To:** Gorthey, LeeAnn (Perkins Coie)

Cc: martinid@alltel.net

**Subject:** PCT Applications (Geron/HKUST)

Dear Ms. Gorthey,

I attempted to contact you yesterday at the Perkins Coie office in Menlo Park and received your voice

From:

David Miller-Martini [martinid@windstream.net]

Sent:

Thursday, August 17, 2006 10:11 AM

To:

Gorthey, LeeAnn (Perkins Coie)

Cc: Subject: Kennelly, Lynnea (Perkins Coie); dearp@geron.com; gwood@webblaw.com

Re: RE: PCT Applications (Geron/HKUST)

Dear Ms. Gorthey:

In response to your email regarding the issues pertaining to the three PCT applications, please be advised that there are a number of other outstanding issues complicating the execution of these documents.

To hopefully help expedite the execution of the three applications in due course; I would kindly request that your firm readies the applications with the following corrections:

Address correction: 409 Pine St., Ridgway, PA 15853 Citizenship correction: United States of America

Inventorship Correction: First position

Furthermore, execution of these documents will only occur 'subsequent' to your client and their joint venture partner having obtained an appropriate license to my rights and interests in these drug molecules/fractions/formulations.

I will further require evidence to these corrections on the three pending patent applications that have already been submitted to the USPTO for review and that are related to said PTC applications. Given that the provisional patent applications filed in June 2003 have all since been abandoned, I would also like to request copies of the "Combined Declaration and Power of Attorney" and "Assignment" documents (along with copies of the corresponding patent applications), which I executed for the new patent applications that were filed in December 2005.

Additionally, please be advised that I have retained new legal counsel in order to continue efforts to legally establish my ownership claims in the recently submitted patent applications related to "telomerase activators."

I extend my apology for the slow replies, or lack thereof, in responding to your past communications via my previous legal counsel. However, I can assure you that The Webb Law Firm will assist me in a more timely and professional manner in addressing any outstanding issues on the subject.

In this regard please redirect any further correspondence on this matter to:

Gwendolyn R. Wood, Ph.D. The Webb Law Firm 700 Koppers Building 436 Seventh Avenue Pittsburgh, PA 15219

Telephone: 412-471-8815

FAX: 412-471-4094

Kind regards,

David M. Miller-Martini, Ph.D., MBA

- > From: "Gorthey, LeeAnn \(Perkins Coie\)" < LGorthey@perkinscoie.com>
  > Date: 2006/08/14 Mon PM 12:59:09 EDT
- > To: <Beechbum145@aol.com>
- > CC: <martinid@alltel.net>,
- "Kennelly, Lynnea \(Perkins Coie\)" <LKennelly@perkinscoie.com>,

From: David Miller-Martini [martinid@windstream.net]

Sent: Monday, August 28, 2006 12:09 PM Gorthey, LeeAnn (Perkins Coie)

Cc: Kennelly, Lynnea (Perkins Coie); dearp@geron.com; pontzerlaw@adelphia.net

Subject: Re: RE: PCT Applications (Geron/HKUST)

Dear Ms. Gorthey:

At this time, please be advised that The Law Offices of Pontzer & Ponzter will resume handling this case on my behalf until further notice. Also the Webb Law Firm as previously indicated has been retained for their Patent expertise.

Further to your email of August 14, 2006, please be informed that I'm currently seeking legal counsel on the matter from several sources and should it be in my best interest to sign the three PCT Application, and in so doing I do not forfeit my rights and interests in these inventions, I will be happy to execute the three applications with the indicated corrections.

Mr. David Ponzter will be contacting your office in due course in response to your email pertaining to the three PCT applications.

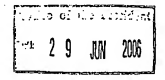
Kind regards, David M. Miller-Martini

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> Date: 2006/08/14 Mon PM 12:59:09 EDT
> To: <Beechbum145@aol.com>
> CC: <martinid@alltel.net>,
>
      "Kennelly, Lynnea \(Perkins Coie\)" < LKennelly@perkinscoie.com>,
      <dearp@geron.com>
  Subject: RE: PCT Applications (Geron/HKUST)
 Dear Ms. Geubelle,
> Further to your email of July 11th, I left a message with Mr. Pontzer
> last Monday but have not received a reply. I will be going out of town
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>
>
> Your email indicated that Dr. Miller-Martini's concerns are "an
> incorrect reference to his citizenship, current address, and order of
> inventors listed in the applications". The first two would be no
> trouble at all to correct as long as we have the correct information.
> This could be forwarded to my secretary, Lynn Kennelly
> (lkennelly@perkinscoie.com) with a copy to me.
                                                 (Alternatively, the
> inventor can simply make the necessary changes by hand, and date and
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> to the inventors. If you could give me some more specific idea of what
> the issues are here, I would appreciate it. (e.g. Does Dr.
> Miller-Martini wish to be listed first? If so, does he have a feeling
> as to whether the other inventors are likely to object to this?)
```

> From: "Gorthey, LeeAnn \(Perkins Coie\)" < LGorthey@perkinscoie.com>

June 16, 2006

Dr. John C. Chan, GBS, JP Council Chairman Hong Kong University of Science and Technology Clearwater Bay Rd. Kowloon, Hong Kong SAR China



#### Dear Dr. Chan:

Instead of my solicitor drafting and posting a more impersonal letter, I wanted to extend a professional courtesy to you by drafting this original letter myself. It is my hope that the letter will make clear my position and intentions with respect to my rights and interests in the "telomerase activators", which might be considered a misnomer given that their molecular target(s) are well upstream of telomerase. As you know, these small molecule compounds are currently being developed under a joint venture between the Biotechnology Research Corporation and Geron.

As you should also know, it was primarily through my efforts that the groundwork was laid for initiating the discovery program with Geron that focused on the screening of 50 TCMs for materials possessing biological activities that were capable of increasing telomerase activity in cultured keratinocytes. Moreover, I also played a key role in selecting and screening the materials, as well as identifying the active metabolite in Astragalus membranaceus (namely, astragaloside IV; formerly known as GRN-951) that possesses significant telomerase up-regulating potential. An aglycone of this compound (formerly GRN-665) is currently regarded as the lead candidate in the HIV/AIDS program. In this light, I am included as one of the inventors on several patent filings associated with these molecules and active fractions. Additionally, there were a number of other TCMs included in the original 50 herbal medicines that likewise possessed biological activities that resulted in the up-regulation of telomerase. I also screened several other semi-pure fractions and single entity compounds (the identities of which I will not disclose at this time) that were not included in the original group of 50 TCMs since they were known to simulate the ERK signaling pathway, and they too resulted in the substantial up-regulation of telomerase activity. With respect to the collection of "telomerase activator" materials as a whole, please note that I currently maintain certain rights and interests in their commercial development.

Although I had engaged in various conversations with a number of the Senior Administrators at HKUST regarding the transfer of my rights and interests to these materials under specified terms and conditions, they never came to fruition. Furthermore, I have not signed any agreements or contracts to the contrary. Review of my personnel file from November 1997 through June 2005, will show a series of employment contracts which designated my employment status as a "non-regular appointment." Further review of the terms and conditions of my employment will show that I was not then, or now,

being held to any terms or conditions of confidentiality, non-compete, or publication restrictions, nor is there any stipulation in these contracts regarding assignment of any IPR that I may be associated with to the University.

At this juncture, I wish to provide the University with the first right of refusal to my rights and interests in said IP. I will provide you 45 days from the date of this letter to indicate your interest in negotiating a license. Thereafter, I will make full disclosure of these materials in efforts to negotiate several non-executive licenses with a number of third party competitors interested in commercializing various aspects of these small molecules and crude/semi-crude fractions.

Please direct all correspondence pertaining to this matter to Mr. David Pontzer, Esq. at the Law Offices of Pontzer & Pontzer. His contact information is as follows: 220 Center Street, Ridgway, PA 15853; telephone 814-773-3108.

Sincerely,

David M. Miller-Martini, Ph.D, MBA

DMM-M/rgm

c.c. Mr. David Pontzer, Esq., The Law Offices of Pontzer & Pontzer

Professor-Paul Ching-Wu Chu, President, HKUST

The Honourable Ronald Arculli, GBS, JP, Chairman, Board of Stewards, HKJC

Dr. Thomas Okarma, CEO and Director, Geron

Mr. Noel Patton, President, Asia Biotechnology Corporation

IAP7 Rec'd PCT/PTO 07 SEP 2006

13	Express Mail No.		Applicant: Harley et al.	rase Activity	Received by the ITS Patent and	Trademark Office	ilentific Cinc.				PE	\83 \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	P	250 1 7006 m	OLA DR	*O,	TAN TRACERINA
	Date mailed:	September 7,2006	I.A. Filing Date: 06/23/2004	Compositions and Methods for Increasing Telomerase Activity		A Response to Notification of Missing Requirements		 d Power of Attorney	ney by Assignee	nent Recordation Cover	ments	8 §1.47(a) with associated		kette and matching		th Time Extension	of \$780 for the fees due.
	Attorney Docket No.:	38797-8004.US00	Serial No. 10/562,374	Title Compositions and	Papers Enclosed	区 A Response to Notificati	under 35 U.S.C. 371				Sheets and recorded Assignments	☐ ⊠ A Petition under 37 CFR §1.47(a) with associated	Exhibits A-H	区 A Sequence Listing, diskette and matching	declaration	□ A Petition for Two-month Time Extension	☐ A check in the amount of \$780 for the fees due.



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Jack J

(Go>)

PATENT

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: HARLEY et al.

APPLICATION No.: 10/562,374

A.A. FILING DATE:

06/23/2004

FOR: COMPOSITIONS AND METHODS FOR INCREASING

**TELOMERASE ACTIVITY** 

EXAMINER: UNASSIGNED ART UNIT: UNASSIGNED

CONF. No.: 7952

# Response to Notification of Missing Requirements Under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US)

Mail Stop Missing Parts Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

- 1. To complete the filing requirements for the above-referenced patent application, applicant submits the following:
  - A copy of the Notification of Missing Requirements
  - A signed Declaration and Power of Attorney
  - A Power of Attorney by Assignee
  - A Copy of three recorded Assignments for informational purposes only.
  - A Petition under 37 CFR §1.47(a) and associated Exhibits A-H
  - A Petition for 2-month Time Extension
  - A Sequence Listing, diskette and matching declaration
  - A check in the amount of \$780 covering the fees due.
- 2. Conditional Petition for Extension of Time

Applicant petitions for an Extension of Time if necessary for timely filing of this Response.

3. Fee Payment

Applicant claims large entity status. See 37 CFR §1.27

Enclosed is a check in the amount of \$780 to cover the surcharge for late filing of the Declaration (\$130), the 2-mo. time extension (\$450), and petition (\$200) fees due.

Please charge any underpayment or credit any overpayment for timely filing of this Response to Deposit Account No. 50-2207.

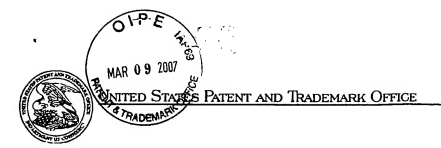
Date: Sept 5, 20

**Correspondence Address:** 

Customer No. 22918 Phone: (503) 727-2116 Fax: (503) 346-2116 Respectfully submitted

LeeAnn Gorthey

Registration No. 37,337



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office
Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

U.S. APPLICATION NUMBER NO. FIRST NAMED APPLICANT ATTY. DOCKET NO. 10/562,374

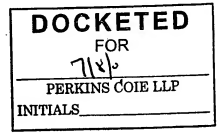
Calvin B. Harley

38797-8004.US00

INTERNATIONAL APPLICATION NO.

PCT/US04/20277

22918 PERKINS COIE LLP P.O. BOX 2168 MENLO PARK, CA 94026



I.A. FILING DATE PRIORITY DATE 06/23/2003 06/23/2004

**CONFIRMATION NO. 7952 371 FORMALITIES LETTER** \*OC00000018700325\*

: :

Date Mailed: 05/08/2006

## NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as a Designated / Elected Office (37 CFR 1.495).

- Copy of the International Application filed on 12/23/2005
- Copy of the International Search Report filed on 12/23/2005
- Preliminary Amendments filed on 12/23/2005
- U.S. Basic National Fees filed on 12/23/2005

The applicant needs to satisfy supplemental fees problems indicated below.

The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

- Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.
- To avoid abandonment, a surcharge (for late submission of filing fee, search fee, examination fee or oath or declaration) as set forth in 37 CFR 1.492(h) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

#### SUMMARY OF FEES DUE:

Total additional fees required for this application is \$130 for a Large Entity:

- \$130 Surcharge.
  - This application clearly fails to comply with the requirements of 37 CFR, 1,821-1,825. Applicant's attention is directed to the final rulemaking notice published at 55 FR 18230 (May 1, 1990), and 1114 OG 29 (May 15, 1990). If the effective filing date is on or after July 1, 1998, see the final rulemaking notice published at

63 FR 29620 (June 1, 1998) and 1211 OG 82 (June 23, 1998). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000). Applicant must provide an initial computer readable form (CRF) copy of the "Sequence Listing", an initial paper or compact disc copy of the "Sequence Listing", as well as an amendment specifically directing its entry into the application. Applicant must also provide a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

• A copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 CFR 1.821(e). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000). Applicant must provide an initial computer readable form (CRF) copy of the "Sequence Listing" and a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

Applicant is cautioned that correction of the above items may cause the specification and drawings page count to exceed 100 pages. If the specification and drawings exceed 100 pages, applicant will need to submit the required application size fee.

For questions regarding compliance to 37 CFR 1.821-1.825 requirements, please contact:

- For Rules Interpretation, call (571) 272-0951
- For Patentin Software Program Help, call Patent EBC at 1-866-217-9197 or directly at 703-305-3028 / 703-308-6845 between the hours of 6 a.m. and 12 midnight, Monday through Friday, EST.
- Send e-mail correspondence for Patentin Software Program Help @ ebc@uspto.gov

ALL OF THE ITEMS SET FORTH ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 32 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

Applicant is reminded that any communications to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (37 CFR 1.5)

A copy of this notice **MUST** be returned with the response.

ANITA D JOHNSON

Telephone: (703) 308-9140 EXT 226

#### PART 1 - ATTORNEY/APPLICANT COPY

U.S. APPLICATION NUMBE	ER NO.	INTERNATIONAL APPLICATION NO.	ATTY, DOCKET NO.
10/562,374	<del> </del>	PCT/US04/20277	38797-8004.US00

#### **PATENT**

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: Harley et al.

\*ARPLICATION No.: 10/562,374

MAR 09 2001 I.A. FILING DATE: June 23, 2004

R: COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY

EXAMINER: Unassigned

ART UNIT: Unassigned

CONF. No: 7952

## Power of Attorney by Assignee and Certification Under 37 C.F.R. § 3.73(b)

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

I, the undersigned, acting on behalf of the Assignee of the entire right, title and interest in the above-identified patent application, by virtue of three Assignments recorded at Reel/Frame 017926/0889 and 017926/0949, both recorded on 07/13/06, and 018043/0307 recorded on 08/02/06, in the U.S. Patent and Trademark Office, appoint the attorneys and agents associated with the Customer No. 22918, Perkins Coie LLP to prosecute and transact all business in the Patent and Trademark Office connected herewith. All prior powers of attorney for this application are hereby revoked.

This appointment is to the exclusion of the inventor(s) and their attorney(s) and agent(s) in accordance with the provisions of 37 C.F.R. § 3.71.

Direct all telephone calls to LeeAnn Gorthey at (503) 727-2116. Address all correspondence to:

Customer No. 22918
Perkins Coie LLP
P.O. Box 2168
Menlo Park, California 94026

U.S. Serial No. 10/562,374

I further declare that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, USC § 1001 and that such willful false statements may jeopardize the validity of this application or any patent resulting therefrom.

ASSIGNEE: Geron Corporation

Signature:

Typed Name: David J. Earp

Title: Chief Patent Counsel

Date: July 12, 2006

Address: 230 Constitution Drive, Menlo Park, CA 94025



### UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

JULY 13, 2006

DAVID J. EARP 230 CONSTITUTION DRIVE MENLO PARK, CA 94025

# PTAS GERON IP GROUP 00125269A\*

\*500125269A\*

RECEIVED

JUL 1 7 2006

DOCKETED

JUL 1 4 2003

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

GERON CORPORATION PATENT DEPARTMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

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RECORDATION DATE: 07/13/2006

REEL/FRAME: 017926/0889

NUMBER OF PAGES: 5

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS). DOCKET NUMBER: 500-510-511/001x HK TO HK

ASSIGNOR:

IP, NANCY YUK-YU

DOC DATE: 10/09/2003

ASSIGNOR:

WONG, YUNG-HOU

DOC DATE: 10/09/2003

ASSIGNOR:

MILLER-MARTINI, DAVID M.

DOC DATE: 10/09/2003

ASSIGNEE:

HONG KONG UNIVERSITY OF SCIENCE AND TECHNOLOGY CLEAR WATER BAY KOWLOON, HONG KONG

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.userto.cov

#### 017926/0889 PAGE 2

SERIAL NUMBER: 60483372 FILING DATE: 06/27/2003

PATENT NUMBER: ISSUE DATE:

TITLE: FORMULATIONS CONTAINING ASTRAGALUS EXTRACTS AND USES THEREOF

SERIAL NUMBER: 60480988 FILING DATE: 06/23/2003

PATENT NUMBER: ISSUE DATE:

TITLE: COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY

SERIAL NUMBER: 60482630 FILING DATE: 06/25/2003

PATENT NUMBER: ISSUE DATE: TITLE: COMPOSITIONS AND METHODS FOR SKIN CONDITIONING

ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

PATENT

Docket No.: 510/001X

#### **ASSIGNMENT**

Whereas we, NancyYuk-yu Ip, Yung-hou Wong, David M. Miller-Martini

executed employment agreements with Hong Kong University of Science and Technology (hereinafter called HKUST), a tertiary educational Institution having its principal place of business at Clear Water Bay, Kowloon, Hong Kong, whereby we have agreed to assign to HKUST all inventions (except as otherwise limited by law) which relate to HKUST business and which were first conceived or actually reduced to practice during our employment by HKUST;

Now, therefor, pursuant to the terms of said employment agreements and for good and valuable consideration, receipt of which is hereby acknowledged, we do hereby sell, assign and transfer unto HKUST, its successors and assigns, the entire right, title and interest, including the right of priority in, to and under an application for Letters Patent of the United States entitled:

#### COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY

Serial No. 60/480,988 filed on 23 June 2003 and the inventions set forth and described therein, and any and all Letters Patent of the United States and of countries foreign thereto which may be granted thereon or therefor;

And for the above consideration, we agree promptly upon request of HKUST, its successors or assigns, to execute and deliver without further compensation any power of attorney, assignment, application, whether original, continuation, divisional or reissue, or other papers which may be necessary or desirable fully to secure to HKUST, its successors and assigns, the inventions described in said application and all patent rights therein, in the United States and in any country foreign thereto, and to cooperate and assist in the prosecution of interference proceedings involving said inventions and in the adjudication or reexamination of said Letters Patent provided the expenses which may be incurred by me in lending such cooperation and assistance are paid by HKUST.

In witness whereof, we hereunto set our hands and seal:

Inventor's Signature:	Nancy Jp	Date:	Oct 9, 2003
	Nancy Yuk-yu Ip		
Inventor's Signature:	you than his	Date:	Oct 9, 2003
	Yung-hou Wong		
Inventor's Signature:	Javid M. Milly Martine	Date:	Oct 9 , 2003
	David M. Miller Martini	<del></del>	•

United States Patent and Trademark Office

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

JULY 13, 2006

DAVID J. EARP 230 CONSTITUTION DRIVE MENLO PARK, CA 94025

# PTAS RECEIVED\*500125277A\*

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**GERON IP GROUP** 

[[]] 1 4 2006

GERON CORPORATION PATENT DEPARTMENT JUL 1 7 2006

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

DOCKETED

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RECORDATION DATE: 07/13/2006

REEL/FRAME: 017926/0949

NUMBER OF PAGES: 8

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS). DOCKET NUMBER: 510-511/001X G INV TO G

ASSIGNOR:

HARLEY, CALVIN B.

DOC DATE: 06/01/2004

ASSIGNOR:

CHIN, ALLISON C.

DOC DATE: 05/19/2004

ASSIGNOR:

AKAMA, TSUTOMU

DOC DATE: 05/27/2004

**ASSIGNEE:** 

GERON CORPORATION 230 CONSTITUTION DRIVE MENLO PARK, CALIFORNIA 94025

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.uspro.cov

TAY DELAGL

017926/0949 PAGE 2

SERIAL NUMBER: 60480988

FILING DATE: 06/23/2003

PATENT NUMBER:

ISSUE DATE:

TITLE: COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY

SERIAL NUMBER: 60482630

FILING DATE: 06/25/2003

PATENT NUMBER:

ISSUE DATE:

TITLE: COMPOSITIONS AND METHODS FOR SKIN CONDITIONING

ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

PATENT Docket No.: 510/001X

#### ASSIGNMENT

Whereas we, Calvin B. Harley, Allison C. Chin, Tsutomu Akama

executed employment agreements with Geron Corporation (hereinafter called Geron), a Delaware Corporation having its principal place of business at 230 Constitution Drive, Menlo Park, CA 94025, whereby we have agreed to assign to Geron all inventions (except as otherwise limited by law) which relate to Geron business and which were first conceived or actually reduced to practice during our employment by Geron;

Now, therefor, pursuant to the terms of said employment agreements and for good and valuable consideration, receipt of which is hereby acknowledged, we do hereby sell, assign and transfer unto Geron, its successors and assigns, the entire right, title and interest, including the right of priority in, to and under an application for Letters Patent of the United States entitled:

#### COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY

Serial No. 60/480,988 filed on 23 June 2003 and the inventions set forth and described therein, and any and all Letters Patent of the United States and of countries foreign thereto which may be granted thereon or therefor:

And for the above consideration, we agree promptly upon request of Geron, its successors or assigns, to execute and deliver without further compensation any power of attorney, assignment, application, whether original, continuation, divisional or reissue, or other papers which may be necessary or desirable fully to secure to Geron, its successors and assigns, the inventions described in said application and all patent rights therein, in the United States and in any country foreign thereto, and to cooperate and assist in the prosecution of interference proceedings involving said inventions and in the adjudication or reexamination of said Letters Patent provided the expenses which may be incurred by me in lending such cooperation and assistance are paid by Geron.

In witness whereof, we hereunto set our hands and seal:

Inventor's Signature:	Coln 8. Hong	Date:	2004-JUNE-1
	Calvin B. Harley		
Inventor's Signature:	Allison C. Chin	Date:	19-May-2004
	Alison C. Cilli		·
Inventor's Signature:	Tahan	Date:	5/27/2004
	Tsutomu Akama		

**PATENT** 

Docket No.: 510/001X

State of California  ss.
County of San Mateo
On Calvin B. Hartey before me, Karen A. Zielen, Notary Public personally appeared personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument, executed the instrument.
Commission # 1 400685 Notary Public - Cattlemia Sacramento County My Comm. Expires Apr 5, 2008
State of California
County of San Mateo

evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument, executed the



instrument.

Karen a. Zielen

before me, <u>Karen A. Zielen, Notary Public</u> personally appeared personally known to me (or proved to me on the basis of satisfactory

PATENT

Docket No.: 510/001X

State of California

SS.

County of San Mateo

on May 27 2014

before me, Karen A. Zielen, Notary Public personally appeared personally known to me (or proved to me on the basis of satisfactory

evidence)to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument, executed the

instrument.

KAREN A. ZIELEN
Commission # 1,460665
Notary Public - California
Sacramento County
My Comm. Expires Apr 5, 2008

Karen a. Zielen

LOV DOTAGE

...



AUG 0 3 2006

## UNITED STATES PATENT AND TRADEMARK OFFICE

GERON CORPORATION
PATENT DEPARTMENT

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

AUGUST 03, 2006

DAVID J. EARP 230 CONSTITUTION DRIVE MENLO PARK, CA 94025 \*500133776A\*

AUG 0 4 2006

## DOCKETED

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RECORDATION DATE: 08/02/2006

REEL/FRAME: 018043/0307

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).
DOCKET NUMBER: 511,001X

ASSIGNOR:

HONG KONG UNIVERSITY OF SCIENCE AND TECHNOLOGY

DOC DATE: 07/18/2006

ASSIGNEE:

GERON CORPORATION 230 CONSTITUTION DRIVE MENLO PARK, CALIFORNIA 94025

SERIAL NUMBER: 60482630

FILING DATE: 06/25/2003

PATENT NUMBER: ISSUE DATE:

TITLE: COMPOSITIONS AND METHODS FOR SKIN CONDITIONING

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.uspto.gov

018043/0307 PAGE 2

ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

Received 03-Aug-2006 01:51pm From-RightFax

PATENT

Docket No.: 510/001X

#### ASSIGNMENT

This is an assignation by HONG KONG UNIVERSITY OF SCIENCE AND TECHNOLOGY, having a principal place of business at Clear Water Bay, Kowloon, Hong Kong ("HKUST"), in favor of GERON CORPORATION, a Delaware corporation having a principal place of business at 230 Constitution Drive, Menlo Park, California 94025 USA ("GERON").

Whereas HKUST holds rights in the following patent application:

Patent Application No.	Title	Filing Date
U.S. Provisional Patent	COMPOSITIONS AND METHODS FOR	23 June 2003
Application Serial No. 60/480,988	INCREASING TELOMERASE ACTIVITY	

Pursuant to an agreement between HKUST and GERON, and for good and valuable consideration, receipt of which is hereby acknowledged, HKUST hereby assigns to GERON, its successors and assigns, the entire right, title and interest held by HKUST, including the right of priority in, to and under the patent application.

Further, and for the above consideration, we agree promptly upon request of HKUST, its successors or assigns, to execute and deliver without further compensation any power of attorney, assignment, or other papers which may be necessary or desirable fully to secure to HKUST, its successors and assigns, the inventions described in said application and all patent rights therein, in the United States and in any country foreign thereto. We further agree to cooperate and assist in the prosecution of interference proceedings involving said inventions and in the adjudication or reexamination of any patent for said inventions, provided the expenses which may be incurred in lending such cooperation and assistance are paid by HKUST.

SUBSCRIBED for and on behalf of HONG KONG UNIVERSITY OF	
SCIENCE AND TECHNOLOGY by	$A_{11}$
Authorised Signatory, at	MM
on 11 october 2003	For and on behalf of HONG KONG
before the following Witness:  Witness  Full Name  TONY R. EASTHAM  Assoc. Vice President, R&D  HKUST	UNIVERSITY OF SCIENCE AND TECHNOLOGY

PATENT

Docket No.: 510/001X

Agreed and accepted by GERON CORPORATION,

SUBSCRIBED for and on behalf of
GERON CORPORATION by
David & Carp
Authorised Signatory, at
Mento Park, Ca
on
before the following Witness:
Man // Caharus ky Witness
SVenlo Park, Ca 94025

For and on behalf of GERON CORPORTION

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: Harley et al. EXAMINER: unassigned

SERIAL NO.: 10/562,374 ART UNIT: unassigned

I.A. FILING DATE: 06/23/2004 CONF. No.: 7952

FOR: COMPOSITIONS AND METHODS FOR
INCREASING TELOMERASE ACTIVITY

#### Petition under 37 CFR §1.47(a)

Applicants hereby petition, under 37 CFR §1.47(a), to make the present application on behalf of themselves and the nonsigning inventor, David M. Miller-Martini, who has refused to join in the application. Provided herein, in accordance with this section, are proof of the pertinent facts, the last known address of the nonsigning inventor, and the petition fee of \$200.00.

#### Statement of Facts

I, the undersigned, am the agent of record in the above-referenced application. The following describes, to the best of my knowledge, the facts relied on to establish that Dr. David M. Miller-Martini has refused to sign the application papers (Declaration of Inventorship) in this application.

Dr. Miller-Martini is one of six co-inventors of the subject application.

Dr. Miller-Martini was an employee of Hong Kong University of Science and Technology (HKUST) when he worked on the subject invention, and in accordance with the requirements of his conditions of employment, and Hong Kong law, assigned to HKUST the entire right, title and interest in the inventions set forth in provisional application USSN 60/480,988, to which the above-referenced application claims priority, and any patents "granted thereon and therefor". The assignment, attached hereto as Exhibit A, was executed by Dr. Miller-Martini on October 9, 2003.

Dr. Miller-Martini subsequently left his employment at HKUST. His most recent known address is 409 Pine St., Ridgway PA 15853.

The Notice to File Missing Parts in the above-referenced application was received in the offices of Perkins Coie, LLP on May 15, 2006. Documents to be signed by each inventor, including the Declaration of Inventorship, were prepared at Perkins Coie and sent to Geron Corporation, assignee of the application, on June 9, 2006. A copy of Perkins Coie's cover letter is enclosed as Exhibit B.

The documents were then forwarded by Geron to Mr. Tony Eastham, President and CEO of HKUST, for presenting to the inventors. A copy of Geron's <u>cover letter</u> is enclosed as <u>Exhibit C</u>. Note that the letter emphasizes that the inventor is to sign the Declaration only after having read a copy of the subject application.

On July 11, 2006, I received an email (Exhibit D) from a Ms. Kathleen Geubelle, addressed to me and copied to Dr. Miller-Martini. The email stated that Dr. Miller-Martini had "several concerns" regarding the applications (the above-referenced application and two copending applications) and more specifically stated that "his three concerns pertain to an incorrect reference to his citizenship, current address, and order of inventors listed in the applications". I was asked to contact Dr. Miller-Martini's legal counsel, Mr. David Pontzer, regarding these matters.

(This email refers to the applications that Dr. Miller-Martini "received from HKUST", further establishing that the inventor was presented with a copy of the subject application.)

I subsequently left a message with Mr. Pontzer as instructed, but I did not receive a reply. On August 14, 2006, I sent a reply email (Exhibit E) to Ms. Geubelle, copying Dr. Miller-Martini and Dr. David Earp, chief patent counsel at Geron Corporation. In this email I pointed out that the concerns stated above should not be very difficult to resolve.

On August 17, 2006, Dr. Miller-Martini sent a reply email (Exhibit F) addressed to me and copied to Dr. Earp and Dr. Miller-Martini's legal counsel. Dr. Miller-Martini declined to execute the Declaration of Inventorship, stating that "execution of these documents will only occur 'subsequent' to your client [Geron Corp.] and their joint venture partner [HKUST] having obtained an appropriate license to my rights and interests in these drug molecules/fractions/formulations." A later email (Exhibit G) from Dr. Miller-Martini similarly stated that he would execute the documents if "in so doing I do not forfeit my rights and interests in these inventions".

Dr. Miller-Martini's contention that he retains "rights and interests in these inventions" is consistent with the position taken in his <u>letter</u> to the Chairman of HKUST, dated June 16, 2006 (Exhibit H). In that letter he not only asserted these rights and interests but also suggested that he would disclose claimed subject matter (and other confidential information) to "third party competitors" if no license were negotiated between himself and HKUST.

In view of the above, (1) Dr. Miller-Martini has assigned any rights he had in this application to his former employer, HKUST (see assignment, Exhibit A), in accordance with his legal obligations; and (2) Dr. Miller-Martini's stated conditions for executing the application papers (requiring HKUST to negotiate a license) constitute a refusal to execute the application papers.

#### Conclusion

The applicants submit that this petition complies with the requirements of 37 CFR §1.47(a) and MPEP §409.03(d), and gives documented evidence that the application papers were duly presented to the inventor, and that the inventor refused to sign the application papers.

Respectfully submitted,

Date: <u>Sept. 3, 6006</u>

LeeAnn Gorthey

Registration No. 37,337

Correspondence Address:

PAYOR NUMBER 22918

Telephone: (503) 727-2116

Exhibit A
PATENT
Docket No.: 510/001X

#### ASSIGNMENT

Whereas we, NancyYuk-yu Ip, Yung-hou Wong, David M. Miller-Martini

executed employment agreements with Hong Kong University of Science and Technology (hereinafter called HKUST), a tertiary educational Institution having its principal place of business at Clear Water Bay, Kowloon, Hong Kong, whereby we have agreed to assign to HKUST all inventions (except as otherwise limited by law) which relate to HKUST business and which were first conceived or actually reduced to practice during our employment by HKUST;

Now, therefor, pursuant to the terms of said employment agreements and for good and valuable consideration, receipt of which is hereby acknowledged, we do hereby sell, assign and transfer unto HKUST, its successors and assigns, the entire right, title and interest, including the right of priority in, to and under an application for Letters Patent of the United States entitled:

#### COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY

Serial No. 60/480,988 filed on 23 June 2003 and the inventions set forth and described therein, and any and all Letters Patent of the United States and of countries foreign thereto which may be granted thereon or therefor;

And for the above consideration, we agree promptly upon request of HKUST, its successors or assigns, to execute and deliver without further compensation any power of attorney, assignment, application, whether original, continuation, divisional or reissue, or other papers which may be necessary or desirable fully to secure to HKUST, its successors and assigns, the inventions described in said application and all patent rights therein, in the United States and in any country foreign thereto, and to cooperate and assist in the prosecution of interference proceedings involving said inventions and in the adjudication or reexamination of said Letters Patent provided the expenses which may be incurred by me in lending such cooperation and assistance are paid by HKUST.

In witness whereof, we hereunto set our hands and seal:

Inventor's Signature:	Nancy Jr	Date:	Oct 9, 2003
	Nancy Yuk-yu İp		
Inventor's Signature:	Jan Han har	Date:	Oct 9, 2003
	Yung-hou Wong		
Inventor's Signature:	Mayed M. Milly Macfini David M. Miller Martini	Date:	Oct 9, 2003
•	David M. Miller Martini	operations of the second	n kandi ka saak ki kusi meda marukan da pada pada mada mada menengan 7-40 km (1944 Melekikan kenan kenan kenan

Exhibit B

Perkins Coie

LeeAnn Gorthey, Ph.D. (650) 838-4403 gortl@perkinscoie.com

June 9, 2006 via email

101 Jefferson Drive Menlo Park, CA 94025-1114 рноме: 650.838.4300 ғах: 650.838.4350 www.perkinscoie.com

David Earp Geron Corporation 230 Constitution Prive Menlo Park, CA 94025

Re:

U.S. National Phase Application No. 10/562,374

for Compositions and Methods for Increasing Telomerase Activity

Your Reference: 510/200 PCT Our Reference: 38797-8004.US00

Dear David:

Enclosed for your information and records is a copy of a Notification of Missing Requirements which we received from the U.S. Patent and Trademark Office in the above-identified patent application. Also enclosed are a Declaration and Assignment document to be executed by the inventors, Calvin B. Harley, Allison C. Chin, Tsutomu Akama, Nancy Yuk-Yu Ip, Yung-hou Wong and David Miller-Martini.

Please have the inventors sign and date the declaration and assignment where indicated and return them to our offices as soon as possible. Also, please have an authorized representative of Geron Corporation sign and date the Power of Attorney and return it with the other executed documents.

A response to this Notification of Missing Requirements is due by July 8, 2006, however, time extensions are available, if required.

If you have any questions, please do not hesitate to contact us.

Very truly yours,

LeeAnn Gorthey, Ph.D.

Patent Agent

LAG/lbk Encs.

cc: K. Zielen (via email with enclosures)

BY061530.048

June 15, 2006 By Courier GERON IP GROUP

JUN 1 6 2006

Professor Tony R. Eastham
President/Chief Executive Officer
HONG KONG UNIVERSITY OF SCIENCE AND TECHNOLOGY
R AND D CORPORATION LIMITED
Clear Water Bay
Kowloon, Hong Kong



geron corporation 230 Constitution Drive Mento Park, CA 94025 Tel: (650) 473-7700 Fax: (650) 473-7750

Re:	Application Serial No.	Title	Geron Docket No.	Date Filed
	10/563,533	FORMULATIONS CONTAINING ASTRAGALUS EXTRACTS AND USES THEREOF	500/002	.3
	10/562,374	COMPOSITIONS AND METHODS FOR INCREASING TELOMERASE ACTIVITY	510/002	December 23, 2005
	10/562,410	COMPOSITIONS AND METHODS FOR SKIN CONDITIONING	511/002	

Dear Mr. Eastham:

We have received a Notification of Missing Requirements from the U.S. Patent & Trademark Office, which requires the filing of an executed Declaration by the inventors for each of the above-referenced U.S. National Stage patent applications. These applications were addressed in David Earp's letter to you of November 9, 2005.

I have provided you with a copy of each of the PCT applications as published, a copy of any amendments made while in the International Stage, and a copy of the Preliminary Amendment filed as they entered the U.S. National Stage.

Enclosed for signature by inventors Nancy Yuk-yu Ip, Yung-hou Wong, and David M. Miller-Martini is an Inventor Declaration for each of the above-referenced applications. The inventors should sign and date each document on the appropriate lines after reading a copy of the applications as filed on December 23, 2005. The signatures need not be witnessed or notarized. The inventors should also check all personal data for accuracy. If there are any errors (e.g., spelling of the inventor's name), the inventor should make any necessary corrections AND INITIAL AND DATE THEM.

The due-date for response is July 10, 2006. Therefore, please expedite completion and return the Declarations to us before the actual due date.

Professor Tony R. E. Jam June 15, 2006 Page 2 of 2

Thank you for helping us comply with these formalities. If you have any questions about this letter or the enclosed documents, please call.

Sincerely,

geron

Karen Zielen (Mrs.)
Patent Secretary

**Enclosures** 

Exhibit D

From:

Beechbum145@aol.com

Sent:

Tuesday, July 11, 2006 9:19 AM

To:

Gorthey, LeeAnn (Perkins Coie)

Cc:

martinid@alltel.net

Subject: PCT Applications (Geron/HKUST)

Dear Ms. Gorthey,

I attempted to contact you yesterday at the Perkins Coie office in Menlo Park and received your voice mail that you have relocated.

I am relaying a message from Dr. Miller-Martini pertaining to the three PTC applications that he received from HKUST. At this time, Dr. Miller-Martini is out of town and has forwarded these applications to is attorney, Mr. David Pontzer of the Law Offices of Pontzer and Pontzer. He has indicated to his attorney several concerns he has regarding these applications and Mr. Pontzer is preparing a response.

Dr. Miller-Martini has requested that I contact you in the event you have not yet heard from Mr. Pontzer to indicate that the matter is being addressed. He has requested that you directly contact Mr. Pontzer at 814.773.3108 with any questions or pending deadlines.

In general, his three concerns pertain to an incorrect reference to his citizenship, current address, and order of inventors listed in the applications.

Regards, Kathleen Geubelle, EO

Exhibit E

From:

Gorthey, LeeAnn (Perkins Coie)

Sent:

Monday, August 14, 2006 9:59 AM

To:

'Beechbum145@aol.com'

Cc:

martinid@alltel.net; Kennelly, Lynnea (Perkins Coie); 'dearp@geron.com'

Subject: RE: PCT Applications (Geron/HKUST)

Dear Ms. Geubelle.

Further to your email of July 11th, I left a message with Mr. Pontzer last Monday but have not received a reply. I will be going out of town shortly, returning the end of next week. I wanted to see if we could get this cleared up without too much further delay, since it does not sound like the issues are that complicated.

Your email indicated that Dr. Miller-Martini's concerns are "an incorrect reference to his citizenship, current address, and order of inventors listed in the applications". The first two would be no trouble at all to correct as long as we have the correct information. This could be forwarded to my secretary, Lynn Kennelly (Ikennelly@perkinscoie.com) with a copy to me. (Alternatively, the inventor can simply make the necessary changes by hand, and date and initial them.)

The order of inventorship is a little less straightforward, since it is sometimes a touchy subject. Please note that the order of inventorship has \*no\* legal significance. That said, it can still have significance to the inventors. If you could give me some more specific idea of what the issues are here, I would appreciate it. (e.g. Does Dr. Miller-Martini wish to be listed first? If so, does he have a feeling as to whether the other inventors are likely to object to this?)

We're currently on a two month extension for two of the applications (if filed by September 8th) and a three month extension for the third (if filed by September 13th). The fees increase with time, and extensions longer than five months are not permitted. Since we will have to get fresh signatures for all the inventors if the order on the declaration is changed, we would like to get this moving if that is the case.

Thanks very much,

LeeAnn Gorthey

LeeAnn Gorthey, Ph.D.
Patent Agent
Perkins Coie LLP
(503) 727-2116 office
(503) 235-2128 home
(408) 636-3084 cell
Lgorthey@perkinscoie.com

----Original Message-----

From: Beechbum145@aol.com [mailto:Beechbum145@aol.com]

Sent: Tuesday, July 11, 2006 9:19 AM To: Gorthey, LeeAnn (Perkins Coie)

Cc: martinid@alltel.net

Subject: PCT Applications (Geron/HKUST)

Dear Ms. Gorthey,

I attempted to contact you yesterday at the Perkins Coie office in Menlo Park and received your voice

From: David Miller-Martini [martinid@windstream.net]

Sent: Thursday, August 17, 2006 10:11 AM Gorthey, LeeAnn (Perkins Coie)

Cc: Kennelly, Lynnea (Perkins Coie); dearp@geron.com; gwood@webblaw.com

Subject: Re: RE: PCT Applications (Geron/HKUST)

Dear Ms. Gorthey:

In response to your email regarding the issues pertaining to the three PCT applications, please be advised that there are a number of other outstanding issues complicating the execution of these documents.

To hopefully help expedite the execution of the three applications in due course; I would kindly request that your firm readies the applications with the following corrections:

Address correction: 409 Pine St., Ridgway, PA 15853 Citizenship correction: United States of America

Inventorship Correction: First position

Furthermore, execution of these documents will only occur 'subsequent' to your client and their joint venture partner having obtained an appropriate license to my rights and interests in these drug molecules/fractions/formulations.

I will further require evidence to these corrections on the three pending patent applications that have already been submitted to the USPTO for review and that are related to said PTC applications. Given that the provisional patent applications filed in June 2003 have all since been abandoned, I would also like to request copies of the "Combined Declaration and Power of Attorney" and "Assignment" documents (along with copies of the corresponding patent applications), which I executed for the new patent applications that were filed in December 2005.

Additionally, please be advised that I have retained new legal counsel in order to continue efforts to legally establish my ownership claims in the recently submitted patent applications related to "telomerase activators."

I extend my apology for the slow replies, or lack thereof, in responding to your past communications via my previous legal counsel. However, I can assure you that The Webb Law Firm will assist me in a more timely and professional manner in addressing any outstanding issues on the subject.

In this regard please redirect any further correspondence on this matter to:

Gwendolyn R. Wood, Ph.D. The Webb Law Firm 700 Koppers Building 436 Seventh Avenue Pittsburgh, PA 15219

Telephone: 412-471-8815

FAX: 412-471-4094

Kind regards,

David M. Miller-Martini, Ph.D., MBA

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- > From: "Gorthey, LeeAnn \(Perkins Coie\)" < LGorthey@perkinscoie.com>
- > Date: 2006/08/14 Mon PM 12:59:09 EDT
- > To: <Beechbum145@aol.com>
- > CC: <martinid@alltel.net>,
- > "Kennelly, Lynnea \(Perkins Coie\)" <LKennelly@perkinscoie.com>,

From: David Miller-Martini [martinid@windstream.net]

Sent: Monday, August 28, 2006 12:09 PM Gorthey, LeeAnn (Perkins Coie)

Cc: Kennelly, Lynnea (Perkins Coie); dearp@geron.com; pontzerlaw@adelphia.net

Subject: Re: RE: PCT Applications (Geron/HKUST)

Dear Ms. Gorthey:

At this time, please be advised that The Law Offices of Pontzer & Ponzter will resume handling this case on my behalf until further notice. Also the Webb Law Firm as previously indicated has been retained for their Patent expertise.

Further to your email of August 14, 2006, please be informed that I'm currently seeking legal counsel on the matter from several sources and should it be in my best interest to sign the three PCT Application, and in so doing I do not forfeit my rights and interests in these inventions, I will be happy to execute the three applications with the indicated corrections.

Mr. David Ponzter will be contacting your office in due course in response to your email pertaining to the three PCT applications.

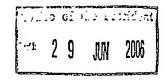
Kind regards, David M. Miller-Martini

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> Date: 2006/08/14 Mon PM 12:59:09 EDT
> To: <Beechbum145@aol.com>
> CC: <martinid@alltel.net>,
      "Kennelly, Lynnea \(Perkins Coie\)" < LKennelly@perkinscoie.com>,
      <dearp@geron.com>
> Subject: RE: PCT Applications (Geron/HKUST)
>
>
> Dear Ms. Geubelle,
> Further to your email of July 11th, I left a message with Mr. Pontzer
> last Monday but have not received a reply. I will be going out of town
> shortly, returning the end of next week. I wanted to see if we could
> get this cleared up without too much further delay, since it does not
> sound like the issues are that complicated.
>
>
> Your email indicated that Dr. Miller-Martini's concerns are "an
> incorrect reference to his citizenship, current address, and order of
> inventors listed in the applications". The first two would be no
> trouble at all to correct as long as we have the correct information.
> This could be forwarded to my secretary, Lynn Kennelly
> (lkennelly@perkinscoie.com) with a copy to me. (Alternatively, the
> inventor can simply make the necessary changes by hand, and date and
> initial them.)
> The order of inventorship is a little less straightforward, since it is
> sometimes a touchy subject. Please note that the order of inventorship > has *no* legal significance. That said, it can still have significance
> to the inventors. If you could give me some more specific idea of what
> the issues are here, I would appreciate it. (e.g. Does Dr.
> Miller-Martini wish to be listed first? If so, does he have a feeling
> as to whether the other inventors are likely to object to this?)
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> From: "Gorthey, LeeAnn \(Perkins Coie\)" <LGorthey@perkinscoie.com>

June 16, 2006

Dr. John C. Chan, GBS, JP Council Chairman Hong Kong University of Science and Technology Clearwater Bay Rd. Kowloon, Hong Kong SAR China



Dear Dr. Chan:

Instead of my solicitor drafting and posting a more impersonal letter, I wanted to extend a professional courtesy to you by drafting this original letter myself. It is my hope that the letter will make clear my position and intentions with respect to my rights and interests in the "telomerase activators", which might be considered a misnomer given that their molecular target(s) are well upstream of telomerase. As you know, these small molecule compounds are currently being developed under a joint venture between the Biotechnology Research Corporation and Geron.

As you should also know, it was primarily through my efforts that the groundwork was laid for initiating the discovery program with Geron that focused on the screening of 50 TCMs for materials possessing biological activities that were capable of increasing telomerase activity in cultured keratinocytes. Moreover, I also played a key role in selecting and screening the materials, as well as identifying the active metabolite in Astragalus membranaceus (namely, astragaloside IV; formerly known as GRN-951) that possesses significant telomerase up-regulating potential. An aglycone of this compound (formerly GRN-665) is currently regarded as the lead candidate in the HIV/AIDS program. In this light, I am included as one of the inventors on several patent filings associated with these molecules and active fractions. Additionally, there were a number of other TCMs included in the original 50 herbal medicines that likewise possessed biological activities that resulted in the up-regulation of telomerase. I also screened several other semi-pure fractions and single entity compounds (the identities of which I will not disclose at this time) that were not included in the original group of 50 TCMs since they were known to simulate the ERK signaling pathway, and they too resulted in the substantial up-regulation of telomerase activity. With respect to the collection of "telomerase activator" materials as a whole, please note that I currently maintain certain rights and interests in their commercial development.

Although I had engaged in various conversations with a number of the Senior Administrators at HKUST regarding the transfer of my rights and interests to these materials under specified terms and conditions, they never came to fruition. Furthermore, I have not signed any agreements or contracts to the contrary. Review of my personnel file from November 1997 through June 2005, will show a series of employment contracts which designated my employment status as a "non-regular appointment." Further review of the terms and conditions of my employment will show that I was not then, or now,

being held to any terms or conditions of confidentiality, non-compete, or publication restrictions, nor is there any stipulation in these contracts regarding assignment of any IPR that I may be associated with to the University.

At this juncture, I wish to provide the University with the first right of refusal to my rights and interests in said IP. I will provide you 45 days from the date of this letter to indicate your interest in negotiating a license. Thereafter, I will make full disclosure of these materials in efforts to negotiate several non-executive licenses with a number of third party competitors interested in commercializing various aspects of these small molecules and crude/semi-crude fractions.

Please direct all correspondence pertaining to this matter to Mr. David Pontzer, Esq. at the Law Offices of Pontzer & Pontzer. His contact information is as follows: 220 Center Street, Ridgway, PA 15853; telephone 814-773-3108.

Sincerely,

David M. Miller-Martini, Ph.D, MBA

DMM-M/rgm

c.c. Mr. David Pontzer, Esq., The Law Offices of Pontzer & Pontzer Professor Paul Ching: Wu Char, President, HKUST

The Honourable Ronald Arculli, GBS, JP, Chairman, Board of Stewards, HKJC

Dr. Thomas Okarma, CEO and Director, Geron

Mr. Noel Patton, President, Asia Biotechnology Corporation